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6	Try undur Suprior Finiterior		
7	HIMITED STATI	ES DISTRICT COURT	
8	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
9			
10	CHARLES LONG,) CASE NO. 2-21-cv-00630-MCE-KJN	
11	Plaintiff,	STIPULATION TO ARBITRATE AND STAY	
Joe 12	VS.	(Hon. USDC Judge Morrison C. England, Jr.)	
Honaind & Engine LLF 400 South Hope Street, 8th Floor Los Angeles, CA 90071 Tel: 213.896.2400 Fax: 213.896.2450	d/b/a KIA MOTORS FINANCE:	[Hon. Magistrate Judge Kendall J. Newman]	
South Hope Street, 8th Los Angeles, CA 900 Tel: 213.896.2400 Fax: 213.896.2450	EQUIFAX INFORMATION SERVICES LLC: EXPERIAN	}	
uth Hope stand & Angeles Tel: 213 Fax: 213	INFORMATION SOLUTIONS, INC.: TRANS UNION LLC: and	}	
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	Defendants.	}	
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	STIPULATION TO A	ARBITRATE AND STAY	

Los Angeles, CA 90071 Tel: 213.896.2400

Plaintiff Charles Long ("Plaintiff") and Defendants Hyundai Capital America ("HCA"), Equifax Information Services, LLC ("Equifax"), Experian Information Solutions, Inc. ("Experian"), and Trans Union, LLC ("Trans Union") by and through their respective counsel, hereby stipulate as follows:

RECITALS

WHEREAS, HCA contends that a contract between it and Plaintiff contains an arbitration clause applicable to Plaintiff's claims against HCA in this action;

WHEREAS, Plaintiff and HCA have agreed to submit Plaintiff's claims against HCA related to the Vehicle and the Contract to binding arbitration;

WHEREAS, on June 21, 2021, Plaintiff and HCA filed a Stipulation to Arbitrate and Stay the Case as to Defendant Hyundai Capital America Only (ECF 21, the "First Stipulation");

WHEREAS, on July 7, 2021, the Court issues a minute order declining to stay the case as to just HCA, and directing the parties to either file a Joint Status Report or a stipulation of all parties agreeing to stay the case in its entirety by July 19, 2021 (ECF 23);

WHEREAS, the parties have discussed the Court's order and agree that this case should be stayed as to all parties;

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1 **STIPULATION** 2 3 4 5 6 Respectfully submitted, 7 8 DATED: July 19, 2021 HOLLAND & KNIGHT LLP 9 By: /s/ Zachary Frampton 10 11 12 400 South Hope Street, 8th Floor Tel.: 213.896.2400 Holland & Knight LLP Los Angeles, CA 9007 13 Fax: 213.896.2450 Tel: 213.896.2400 14 15 Attorneys for Defendant Hyundai Capital America 16 DATED: July 19, 2021 LAW OFFICES OF 17 18 19 By: /s/ Adrian Bacon 20 21 22 Tel.: 323.306.4234 23 Fax: 866.633.0228 24 25 26 Attorneys for Plaintiff Charles Long 27 28

NOW, THEREFORE, Plaintiff, HCA, Equifax, Experian, and Trans Union hereby stipulate that Plaintiff's claims against HCA shall be submitted to binding arbitration pursuant to the terms of the contract, and that this action shall be stayed in its entirety until such time as Plaintiff resolves his claims against HCA.

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TODD M. FRIEDMAN, P.C.

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1	DATED: July 19, 2021	NOKES & QUINN
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3		By: /s/ Thomas Quinn Thomas P. Quinn, SBN 132268
5		410 Broadway, Suite 200 Laguna Beach, CA 92651 Tel.: 949.376.3500
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10	DATED: July 19, 2021	JONES DAY
Holland & Knight LLP 400 South Hope Street, 8th Floor Los Angeles, CA 90071 Tel: 213.896.2400 Fax: 213.896.2450 10 10 10 10 10 10 10 10 10 10 10 10 10 1	DATED: July 19, 2021	By: /s/ Pamela Acebo Pamela C. Acebo, SBN 327471 3161 Michelson Drive, Suite 800 Irvine, CA 92612 Tel.: 949.851.3939 Fax: 949.553.7539 E-mail: pacebo@jonesday.com Attorneys for Defendant Experian Information Solutions, Inc. JACOBSEN & MCELROY PC
20 21 22 23 24 25 26 27 28		By: /s/ Eileen Booth Eileen T. Booth, SBN 182974 2401 American River Drive, Suite 100 Sacramento, CA 95825 Tel.: 916.971.4100 Fax: 916.971.4050 E-mail: ebooth@jacobsenmcelroy.com
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		Attorneys for Defendant Trans Union, LLC
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	10	
	11	IT IS SO ORDERED.
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ht L.L. t, 8th F 90071	05 05 13	Dated: July 21, 2021
Street	S 7967	Monnie III.
Holland & Knight LLP 400 South Hope Street, 8th Floor $\frac{1}{1000}$ Angeles CA 90071	Los Angeles, Tel: 213.8 Fax: 213.8	MORRISON C. ENGLAND, JR.) SENIOR UNITED STATES DISTRICT JUDGE
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